UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD DIVISION OF JUDGES SAN FRANCISCO BRANCH OFFICE

UNITED STATES POSTAL SERVICE

and Case 20-CA-111346

OPHELIA SOSA, an Individual

ERRATA

(ORDER GRANTING MOTION TO MODIFY THE ORDER TO CONFORM TO 9/25/12 DECISION)

On September 18, 2014, I issued my decision in the case referenced above (the 9/18/14 Decision).

On September 30, 2014, the Acting General Counsel filed a motion to modify the Order portion of the 9/18/14 Decision to conform to the 9/18/14 Decision (the Motion) arguing the following:

- 1. Paragraph 2 of the Conclusions of Law portion of the Decision states in part, "The Respondent violated Section *(a)(4) and (1) of the Act . . . The "*" should be replaced by the number "8" because you determined that Respondent violated Section 8(a)(4) and 8(a)(1) of the Act.
- **2.** The second "WE WILL NOT" paragraph in the Notice states in part, "WE WILL NOT remove an employee of reduce their hours and wages" The word "of should be replaced by the word "or."

I find that the Motion requests non-substantive errata to simply have my Order in the 9/18/14 Decision conform to my findings of fact, conclusions of law, and remedy. I further find that good cause exists to grant the Motion and I order modification of my 9/18/14 Decision consistent with the terms contained in the Motion as referenced above.

Dated: October 2, 2014

Administrative Law Judge